

From: VolusiaExposed.Com <volusiaexposed@cfl.rr.com>

To: parcher@sa18.org

Cc: wayne.ivey@bcso.us

Subject: Loyd - 05-2015-CF-039871 - Can The Truth Be Found WithIn The Details?

Date: Fri, 31 May 2019 11:50:09 -0400

Phil Archer
State Attorney
18th Judicial Circuit
State of Florida

May 31, 2019

Ref: The Importance of truthfulness in every detail
Dana Delaney Loyd (05-2015-CF-039871)

Mr. Archer:

In your below 2-5-2016 email response to our publication - your office stressed the "importance of truthfulness in every detail" regarding the criminal prosecution of Dana Delaney Loyd (05-2015-CF-039871-AXXX-XX).

Our publication is preparing our next article - within our investigative series - attached to the arrest, prosecution and criminal conviction of Mrs. Loyd.

<http://volusiaexposed.com/highprofile/danaloydexpose.html>

Within this article - we (VolusiaExposed.Com) intend to EXPOSED the importance of truthfulness in every detail.

We intend to QUESTION whether the Brevard County Sheriff's Office (BCSO) had the legal authority to determine whether Loyd's call to the Florida Abuse Hotline qualified as a "false report" - as is defined in Florida State Statutes, and Florida Administrative Code. These legal mandates, in our OPINION, require that DCF conduct an investigation, and come to an investigative conclusion that a "false report" has been made - PRIOR to any law enforcement intervention.

IN OUR OPINION - the above conclusion is supported within page 4 of the attached case law coming out of the 2nd DCA. (see attached PDF file - CASELAW2d03-155)

In addition, and in support of the above, page three of a 2014-2015 DCF annual report appears to indicate that ONLY six Florida Sheriff's Offices were in 2015 - authorized to conduct false report allegations withOUT first obtaining a false report determination from DCF. (see attached PDF file - cpireport20142015) . The BCSO was NOT inclusive to those six identified Sheriff's Offices of Broward, Hillborough, Manatee, Pasco, Pinellas, Seminole.

Within an April 7, 2016 email (see below web link) - a ranking representative of DCF advised this publication that their department had not conducted a "false reporting investigation" into the

Loyd matter. This email being nearly eight (8) months AFTER Mrs. Loyd's arrest by the Brevard County Sheriff's Office - and approximately one year prior to Mrs. Loyd's criminal trial and sentencing.

<http://volusiaexposed.com/highprofile/inthedefenseofdanadelaneyloyd15/grayemailapril2016.pdf>

In response to a recent (May 2019) public record request by this publication - DCF has in our OPINION confirmed their April 2016 standing - that their agency never conducted a "false report" investigation - prior to Mrs. Loyd's August 2015 arrest by the Brevard County Sheriff's Office. Providing for this publication - and maybe for your office, the "truthfulness in every detail" regarding Loyd's arrest.

Our publication - since Loyd's arrest - has voiced the OPINION that her arrest had little, to nothing, to do with an alleged "false report" to the Florida Abuse Hotline - and everything to do with her critical articles regarding the Brevard County Sheriff's Office - including sustained allegations of pedophilia by at least one BCSO deputy.

APRIL 29, 2019 VOLUSIAEXPOSED.COM ARTICLE ----->

<http://volusiaexposed.com/brevard/highprofile//lemonidisgoesrogue32019.html>

Please be advised that our publication has an anticipated June 15-30, 2019 publication date set for our pending article. We invite any comments or clarifications your office can provide.

Regards,
VolusiaExposed.Com
volusiaexposed@cfl.rr.com

cc - Sheriff Wayne Ivey
bcc - several